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MESSAGE

or THE

PRESIDENT OF THE UNITED STATES.

Fellow-citizens of the Senote,

lie at the foundation of our government.

ings with which we are favored.

gether with the official documents transmitted by suspended. him to his own government

complished, springing purely from the choice of to recognize the independence of Texas on con- committed by one of the principal nations of Eu- creeks, and the invigation of all rivers within the

interest with us in maintaining the freedom of the tinue to exist, growing out of unredressed injuries with her. and House of Representatives:

Seas—the country which, by the cession of Lou-inflicted by the Mexican authorities and people. Without the previous authority of Congress, effect an adjustment by compromise, resulted in the Executive possessed no power to adopt or entitle convention of August the sixth. 1827, by to meet the Representatives of the States and the Mexico—the country with which we have been United States, through a long series of years.—force adequate remedies for the injuries we have which it was agreed to continue in force, for an people in Congress assembled, as it will be to re-every year drawing more and more closely the Mexico has admitted these injuries, but has neg-suffered, or to do more than be prepared to repel indefinite period, the provisions of the third articeived the aid of there combined wisdom in the bonds of successful commerce-most unexpected- lected and refused to repair them. Such was the the threatened aggression on the part of Mexico. cle of the convention of the twentieth of October, administration of public affairs. In performing I, and to our unfeigned regret, took part in an character of the wrongs, and such the insults re- After our army and navy had remained on the 1818; and it was further provided, that "it shall for the first time, the duty imposed on me by the effort to prevent annexation, and to impose on peatedly offered to American citizens and the frontier and coasts of Mexino for many weeks, be competent, however, to either of the contractfor the first time, the duty imposed on me by the character, the duty imposed on the character, th state of the fusion, and recommending to your independence by Mexico, that she should never of the laws of nations and the treaty between the consideration such measures as in my judgment join herself to the United States. We may retwo countries of the fifth of April, 1834, that they join herself to the United States. We may retwo countries of the fifth of April, 1834, that they join herself to the United States. We may retwo countries of the fifth of April, 1834, that they join herself to the United States. We may retwo countries of the fifth of April, 1834, that they join herself to the United States. We may retwo countries of the fifth of April, 1834, that they join herself to the United States. We may retwo countries of the fifth of April, 1834, that they join herself to the United States. We may retwo countries of the fifth of April, 1834, that they join herself to the United States. We may retwo countries of the fifth of April, 1834, that they join herself to the United States. We may retwo countries of the fifth of April, 1834, that they join herself to the United States. We may retwo countries of the fifth of April, 1834, that they join herself to the United States. We may retwo countries of the fifth of April, 1834, that they join herself to the United States of this view, I caused steps to be taken, in the month of September last, to ascertain distinctly, and in an authentic form, what the designs of the Mexican part of the Indian With our unexampled advancement in all the From this example European governments may vailing applications for redress, the wanton char-lamicable manner, the pending difficulties between offered by the United States to Great Britain, and elements of national greatness, the affection of learn how vain diplomatic arts and intrigues most acter of some of the outrages upon the persons the two countries. On the ninth of November in those of 1818 and 1826, with a further conthe people is confirmed for the union of the States ever prove upon this continent, against that sys-and for the doctrines of popular liberty, which tem of self-government which seems natural to officers and flag of the United States, independ-government consented to renew the diplomatic river south of that latitude. The parallel of the

verse, for the inestimable civil and religious bless, and generous spirit will actuate Congress, in all war." He did not, however, recommend an imthat concerns her interests and prosperity, and mediate resort to this extreme measure, which he tions of good understanding between the two re- Britain, with an addition of a small detached ter-

of critation and misunderstanding, yet no actual Mexico, since your last session, have not been of other demand be made on Mexico for the redress, appointed Envoy Extraordinary and Minister and Minister and Minister Plenipotentiary of the United States hostilities have taken place. Adopting the max-1 the amicable character which it is our desire to which has been so long and unjustly withheld.— Plenipotentiary to Mexico, clothed with full pow- in London, was authorized to make a similar of- in the conduct of our fereign affairs, to "ask) cultivate with all foreign nations. On the sixth In these views, committees of the two Houses of critical and Minister Plenipotentiary of the United States in London, was authorized to make a similar of- in these views, committees of the two Houses of critical and Minister Plenipotentiary of the United States in London, was authorized to make a similar of- in these views, committees of the two Houses of critical and Minister Plenipotentiary of the United States in London, was authorized to make a similar of- in these views, committees of the two Houses of critical and Minister Plenipotentiary of the United States in London, was authorized to make a similar of- in these views, committees of the two Houses of critical and Minister Plenipotentiary of the United States in London, was authorized to make a similar of- in the conduct of our fereign affairs, to "ask) cultivate with all foreign nations. nothing that is more," it has been my anxious desire to arry and minister plenipotentiary to the United ies, concurred. Since these proceedings more those of boundary between Mexico and the State afterwards transferred to Washington; and on preserve peace with all nations—but at the same States made a formal protest in the name than eight years have elapsed, during which, in of Texas. The minister appointed has set out the twenty-third day of August, 1845, was formatime, to be prepared to resist aggression, and to of his government, against the joint resolution addition to the wrongs then complained of, others on his mission, and is probably by this time near ally opened, under the direction of my immediate 955CH W In parsonne of the joint resolutions of Con- as to the United States," which he chose to re- on the persons and property of our citizens. A bring the negotiation with which he is charged it was based upon principles of " compromise"; gress 'far annexing Texas to the United States,' gard as a violation of the right of Mexico, and, special agent was sent to Mexico in the summer to a conclusion at the earliest practicable period: and the arowed purpose of the parties was, to my predecessor, on the third day of March 1845, in consequence of it, he demanded his passports of 1853, with full authority to make another and which, it is expected, will be in time to enable treat of the respective claims of the two countries elected to submit the first and second sections of the was informed that the government of the U. that resolution to the republic of Texas, as an inted States did not consider this joint resolution the Mexican government promised to repair the ing the present session. Until the result is known lish a permanent boundary between them westoverture, on the part of the United States, for her as a violation of any of the rights of Mexico, or, wrongs of which we complained; and after much I forbear to recommend to Congress such ulteri- ward of the Rocky Mountains to the Pacific Oadmission as a State into the Union. This election of the twenty-sixth of Aution Lapproved, and accordingly the charge de'- government; that the Republic of Texas was an concluded between the two Powers on the el- ries we have so long borne, as it would have been gust, 1844, the Brittish plenipotentiary offered to affairs of the United States in Texas, under in lindependent Power, owing no allegiance to Mex- eventh of April, 1839, and was duly ratified by proper to make had no such negotiation becain divide the Oregon territory by the forty-ninth par-

Leommunicate to Congress the correspondence mainy several months, by the permission of his undecided. Of the latter, the American commissery to the United States."

The terms of annexation which were offered by the United States—has been marshaling and organizing predighed to the compact of their minimum. Nothing pledged to the compact of their minimum. Nothing predighed to the compact of their minimum. Nothing the bard of the treath of both parties is softenally addressed by him to one of our citacens then the bard too late to be considered, and were left understood of the free ports—this was the office prediction to make war on the United States of the compact of their minimum. Nothing the bard too hat to be considered, and were left to the compact of the run of the organic states. State of the compact of the run of the run of the compact of the run of the run of the compact of the run of the run of the compact of the run of the r

our republican institutions over a reluctant peo-"tho part of Mexico to conquer her or overthrow who suffered great losses, and some of whom sulted in the convention of the twentieth of Octople. It was the deliberated homgae of each peo- her government, would be vain. Even Mexico have been reduced from affluence to bankruptcy, her of that year. By the third article of that conple to the great principles of our federative union, herself become satisfied of this fact: and whilst are without remedy, unless their rights be enfortivention, it was "agreed, that any country that If we consider the extent of territory involved the question of annexation was pending before ced by their government. Such a continued and may be claimed by either party on the northwest in the annexation—its prospective influence on the people of Texas, during the past summer the unprovoked series of wrongs could never have coast of America, westward of the Stony mountained the means by which it has been ac- the government of Mexico by a formal act agreed been tolerated by the United States, had they been taken, chall, together with its harbors, bays and Trans :—One Dollar and Fifty Cents in advance.
Appears inserted on reasonable terms :—the properties of the people themselves to share the blessings of dition that she would not annex herself to any properties not being accountable for any error beyond the advertisement. A reasonable defended for the advertisement. A reasonable defended for the advertisement in advance.

Book and Job Printing

Tenus :—One Dollar and Fifty Cents in advance.

Appears in served on reasonable terms :—the the people themselves to share the blessings of dition that she would not annex herself to any rope. Mexico was, however, a neighboring sixter republic, which, following our example, had conduction will be made for cash in advance.

The agreement to acknowledge the interpretation of the properties of the people themselves to share the blessings of dition that she would not annex herself to any rope. Mexico was, however, a neighboring sixter republic, which, following our example, had for whom the date of the signature of the present continued of the properties of the people themselves to share the blessings of dition that she would not annex herself to any rope. Mexico was, however, a neighboring sixter where the properties of the people themselves to share the blessings of dition that she would not annex herself to any rope. Mexico was, however, a neighboring sixter where the properties of the people themselves to share the blessings of dition that she would not annex herself to any rope. Mexico was, however, a neighboring sixter where the properties of the people themselves to share the blessings of dition that she would not annex herself to any rope. Mexico was, however, a neighboring sixter where the people themselves to share the people themselves to share the people themselves to share the people themselves to any rope. Mexico was, however, a neighboring sixter where the people themselves to any rope. The people themselves to any rope. The people themselves to any rope. The people themselves to any rope in the people themselv hounded by the St. Mary's on the Atlantic, has ico herself, and she had no right or authority to cognise her independence, and to receive her in- indice of any claim which either of the two high passed the Capes of Florida and been peacefully prescribe restrictions as to the form of govern- to the family of nations, and have ever been desir- contracting parties may have to my part of the

our soil, and which will ever resist foreign inter- ent of recent insults to this government and peo- relations which had been suspended in March forty-ninth degree, from the Rocky mountains to It begomes us, in humility, to make our ack- ference.

Towards Texas, I do not doubt that a liberal would justify from the United States. With a sin- of the Columbia, and thence down the channel of In calling the attention of Congress to our residual new fine that she will never have cause to regret that she declared, "should not be used by a just and gen-publics, I waived all ceremony as to the manner lations with foreign Powers, I am gratified to be has united her "lone star" to our glorious considering publics, I waived all ceremony as to the manner publics, I waived all ceremony as to the manner propositions had been rejected by the parties response to stare, that, though with some of them there is tellation.

I regret to inform you that our relations with how declared, "should not be used by a just and gen-publics, I waived all ceremony as to the manner propositions had been rejected by the parties response to stare, that, though with some of them there is tellation.

I regret to inform you that our relations with but, in a spirit of order and account to the first interval to the columbia. Each of these erous nation, confiding in their strength tor injupropositions had been rejected by the parties response to stare, that, though with some of them there is that the columbia. Each of these erous nation, confiding in their strength tor injupropositions had been rejected by the parties response to stare, that, though with some of them there is the columbia. Each of these erous nation, confiding in their strength tor injupropositions had been rejected by the parties response to stare that the columbia. Each of these erous nation, confiding in their strength tor injupropositions had been rejected by the parties response to the manner of the columbia. Each of these erous nation, confiding in their strength tor injupropositions had been rejected by the parties response to the manner of the columbia. Each of these erous nation, confiding in their strength tor injupropositions had been rejected by the columbia. Each of these erous nation, confiding in their strength to the columbia. Each of these erous nation, confiding in their strength to the columbia. Each of these erous nation, confiding in the congress, "for the annequitou of Tex-Tof an aggreeated character have been committed the Mexican capital. He has been instructed to laid before Congress. It is well known, also, terwards left the country.

Our Envoy Extraordinary and Minister Plentithe terms of annexation, and ratified the constitution.

Our Envoy Extraordinary and Minister Plentithe terms of annexation, and ratified the constitution.

At the same time, he proposed, in audition, thirty-nine deliars and sixty-eight cents in favor to receive the same, in such manner as to disto yield to the United States a detached territories.

Our Envoy Extraordinary and Minister Plentithe terms of annexation, and ratified the constitution of citizens of the United States against the Mexican government, and tory worth of the Columbia, extending along the Pacific to the Strains of Fuca; from Enlanced the country.

Our Envoy Extraordinary and Minister Plentithic thirty-nine deliars and sixty-eight cents in favor to receive the same, in such manner as to distory in yield to the United States a detached territories and ratified the constitution of citizens of the United States and sixty-eight cents in favor to receive the same, in such manner as to distory to yield to the United States a detached territories and ratified the constitution of citizens of the United States and sixty-eight cents in favor to receive the same, in such manner as to distory to yield to the United States and sixty-eight cents in favor to receive the same, in such manner as to distory to yield to the United States and sixty-eight cents in favor to receive the same, in such manner as to distory to yield to the United States and sixty-eight cents in favor to receive the same, in such manner as to distory to yield to the United States and sixty-eight cents in favor to receive the same, in such manner as to distory to yield to the United States and sixty-eight cents in favor to yield to the United States and sixty-eight cents in favor to yield to the United States and sixty-eight cents in favor to yield to the Un

cannot too carnestly recommend prompt action peace of the two republies has not been disturbed on this important subject.

Teras had declared her independence, and subsequently presented to the Mexican government ment for payment, and were so lar recognized, the union of the two republies; years. She has had an organized government ment for payment, and were so lar recognized, will be consummated by their own voluntary consent.

This accession to our territory has been a blookest achievement. No arm of force has been principal Powers of Europa. Treates of consummated by the United States and the raised to produce the result. The sword has had no part in the victory, We have not sought to extend our territorial possessions by conquest or. extend our territorial possessions by conquest or, to the whole world that any further attempt on can government. In the meantime, our citizens of 1818 having failed to accomplish us object, e. attor on his part to drop, expressing his trust

passed the Capes of Florida and Seen peacetonly prescribe restrictions as to the form of governextended to the Del Norte. In contemplating the ment which Texas might afterwards choose to one of cultivating with her a good understanding, said country; the only object of the high congrandeur of this event, it is not to be forgotten assume.

We have, therefore, borne the repeated wrongs tracting parties may have to any part of the
went which Texas might afterwards choose to
one of cultivating with her a good understanding, said country; the only object of the high contracting parties may have to any part of the
went which Texas might afterwards choose to
one of cultivating with her a good understanding, said country; the only object of the high contracting parties may have to any part of the
went which Texas might afterwards choose to
one of cultivating with her a good understanding, said country; the only object of the high contracting parties may have to any part of the
went which Texas might afterwards choose to
one of cultivating with her a good understanding.

We have, therefore, borne the repeated wrongs tracting parties in that respect being, to prevent
she has committed, with great patience, in the disputes and differences among themselves."

United States on account of the annexation of hope that a returning sense of justice would not be a parties of the high contracting parties may have to any part of the Even France—the country which had been our Texas, it is to be regretted that serious causes of timately guide her councils, and that we might, result, and the convention of 1818 was lest unancient ally—the country which has a common misunderstanding between the two countries con
if possible, honorably avoid any hostile collision changed.

these sections of the resolution for the acceptance ful sovereignty and jurisdiction.

It was also assured that it was the sincere, the claims of American citizens on the government, the Congress, and the people of Texas in convention, desire of this government to maintain with that ment of Mexico. The commission was organically and July indown that river to the sen; leaving the free navhave successively complied with all the terms and of Mexico relations of peace and good under-zed at Washington on the twenty-fifth day of Au-stalments of the Mexican indemnities for the year agation of the river to be enjoyed in common by conditions, of the joint resolution. A constitute standing. That functuary, however, notwith-guest, 1840. Their time was limited to eighteen 1844: "Provided it shall be ascertained to the both parties—the country south of this line byconditions, of the joint resolution. A constitute standing. That functuary, however, notwith gust, 1040. Then time was mining to the government of the State of Texas, standing these representations and assurances, months; at the expiration of which, they had adstant and decided claims amounting to two instalments have been paid by the Mexican government that said longing to the United States, and that north of it framed by a convention of deputies, is herewith abruptly terminated his mission, and shortly as judicated and decided claims amounting to two instalments have been paid by the Mexican government to Great Britain.

The same that said longing to the United States, and that north of it instalments have been paid by the Mexican government to Great Britain.

The same that said longing to the United States, and that north of it instalments have been paid by the Mexican government to Great Britain.

The same that said longing to the United States, and that north of it instalments have been paid by the Mexican government to Great Britain.

The same that said longing to the United States, and that north of it instalments have been paid by the Mexican government that said longing to the United States, and that north of it instalments have been paid by the Mexican government that said longing to the United States, and that north of it instalments have been paid by the Mexican government that said longing to the United States, and that north of its said longing to the United States, and that north of its said longing to the United States, and that north of its said longing to the United States, and that north of its said longing to the United States, and that north of its said longing to the United States, and that north of its said longing to the United States, and that north of its said longing to the United States, and that north of its said longing to the United States, and that north of its said longing to the United States, and that north of its said longing to the United States, and that north of its said l

The negociation of 1826, having also failed to

In October, 1843, the Envoy Extraordinary affairs of the United States in Texas, under in- independent rower, owing no anegiance to mexstruction of the tenth of March, 1845, presided ico, and constitutes no part of territory of rightthese sections of the resolution for the accordance ful sovereignty and jurisdiction.

Tought to the point of its intersection with the norheast-

Temmunicate to Congress the correspondence among several months, by the permission of misconcerned. Of the fatter, the American commission of the fatter with the contourities of Texas-to-indicate the fatter which contourities of Texas-to-indicate of the fatter with the contourities of the fatter with the contourities of Texas-to-indicate of the fatter with the contourities of the fatter with the contourities of Texas-to-indicate of the fatter with the contourities of the fatter of the of the latter with the official documents transmitted by suspended.

Since that time Mexico has, until recently, ochim to his own government

The terms of annexation which were offered copied an attitude of hostility towards the United States and organic and the united states and continued and the distribution of the United States, appointed under they might desire, ether on the main land, or acted on by the umpire authorized by the treaty the administration of my predecessor, was received and Vancouver's island. With the office of the united states are continued and co

ches of the legislature, will be chosen by the peo- unitary force on the western frontier of Texas, vided, that the interest due on the awards in fa- as that government has not therefore been releas- pretensions of the unit could not be maintained ches of the legislature, will be chosen by the peomilitary force on the western frostier of Texas which, that the interest one of the legislature, will be chosen by the peomilitary force on the western frostier of Texas which the interest of the inte on its meeting, the existing government will be ces. Our squadron in the gull was ordered to paid in five years, in equal instalments every three of much hardship; and it remains for Congress that propositions of compromise had three been superceded, and the State government organized, co-operate with the army. But though our army months; the said term of five years to commence to decide whether any, and what, relief ought to Onestions deeply interesting to Texas, in com- and navy were placed in a position to defend our on the thirtieth day of April, 1848, as aforesaid." be granted to them. Our minister to Mexico has a made by two preceding administrations, to administrations, to administration of the interest due on the thirtieth day of April, been instructed to ascertain the facts of the case just the question on the parallel of forty-mine and with the other States; the extension of our own, and the rights of Texas, they were ordered. enon with the state of the case just the question on the parallel of forty-nine form the facts of the case just the question on the parallel of forty-nine form the facts of the case just the question on the parallel of forty-nine form the facts of the case just the question on the parallel of forty-nine form the facts of the case just the question on the parallel of forty-nine form the facts of the case just the question on the parallel of forty-nine form the facts of the case just the question on the parallel of forty-nine form the facts of the case just the question on the parallel of forty-nine form the facts of the case just the facts of the case just the question on the parallel of forty-nine form the facts of the case just the question of t character, will claim the early attention of Con- or by striking the personal had been comcharacter, will claim the early attention of Con- or by striking the personal had been comcharacter, will claim the early attention of Con- or by striking the personal had been comgress; and, therefore, upon every principle of regress; and, therefore, upon every principle of rethat Mexico has made no aggressive movement.

The claims which were left undecided by the
publican government, she ought to be represenand our military and naval communities have expublican government, she ought to be represenand our military and naval communities have expublican government, she ought to be represenpublican government, she ought to be represent the United In consideration, that the millions of dollars, together with other claims for pending at Washington between the United In consideration, two, that mader the convent come to carnestly recommend prompt action peace of the two republics has not been disturbed spoilations on the property of our citizens, were States and Great Brittain, on the subject of the commend peace of the two republics has not been disturbed spoilations on the property of our citizens, were States and Great Brittain, on the subject of the commend peace of the two republics has not been disturbed spoilations on the property of our citizens, were States and Great Brittain, on the subject of the commend peace of the two republics has not been disturbed some subject of the commend peace of the two republics has not been disturbed some subject of the commend peace of the two republics has not been disturbed some subject of the commend peace of the two republics has not been disturbed some subject of the commend peace of the two republics has not been disturbed some subject of the commend peace of the two republics has not been disturbed some subject of the commend peace of the two republics has not been disturbed some subject of the commend peace of the two republics has not been disturbed some subject of the commend peace of the two republics has not been disturbed some subject of the commend peace of the two republics has not been disturbed some subject of the commend peace of the two republics has not been disturbed some subject of the commend peace of the commend pea

that the United States would offer what he saw fit to call "some further proposals for the settlement of the Oregon question, more consistent with the convention of the special consistently with the convention of the special consistent in March (1827, her true of the united sharper and that of the United States, and equality, and with the convention of the Spanish government and that of the United States and equality, and with the convention of the Spanish government and that of the United States and equality, and with the convention of the Spanish government and that of the United States and equality, and with the convention of the Spanish government and that of the United States and equality, and with the convention of the Spanish government and that of the United States and the Spanish government and that of the United States and equality, and with the convention of the Spanish government and that of the United States and equality, and with the convention of the spanish government and that of the United States and equality, and white the spanish government and that of the United States and the United States and Equality of the distriction of the particle of lorty nice and properties of the Spanish government and that of the United States and equality of the distriction of the particle of lorty nice and the spanish government and that of the United States and the Spanish government and that of the that the United States would offer what he saw mine whether at their present session and until the essary to give effect to these treaty obligations upon of the special session of the Senate in March Congress may, undoubtedly, in the exercise of

comes the duty of Congress to consider what meas-municate berewith the correspondence which took age duty on such ressels, uses it may be proper to adopt for the security and place between the two governments during the late. By the act of the fourteen protection of our citizens now inhabiting, or who may negociation. hereafter inhabit Oregon, and for the maintainance of | The rapid extension of our settlements over our terin my judgment, be proper to give; and I recommend be ready to resist it at all hazards. that provision be made by law for giving it according- It is well known to the American people and to all

lar, and have in consequence, been compelled, for their lion from European interference. The nations of A government for themselves. Strong in their alleguence and ardent attachment to the United States, they be not the same rights, independent of all foreign interposition, to make war, to case, I recommend that this discrimination should, nine thousand one laundred and fairty-three adjust them on different articles as to produce a strong the rate in the rates imposed, taking care and to regulate their internal affairs. government for themselves. Strong in their single, those of Europe. They possess the same rights, those of the major period of all foreign interposition, to make way, to have those been east upon their own resources. They have those been east upon their own resources. They have those been east upon their own resources. They have those been east upon their own resources. They have the subjects against the our laws should be extended on the fall extended to the proceeded in the period of the fall extended to the pointer of them might become to powerful for the early different from that of Europe. Jeakensy a land other counters. The American system of government and extended the fall faring the fall extended to the pointer of them might become to powerful for the rest, has thritten of the might become to powerful for the rest, has the fall extended to the pointer of them might become to powerful for the rest, has thritten of the fall extended to the pointer of the might become to powerful for the rest, has thritten of the fall extended to the pointer of the might become to powerful for the rest, has thritten of the fall extended to the pointer of the might become to powerful for the rest, has thritten of the fall extended to the pointer of the might become to powerful for the rest, has thritten of the fall extended to the pointer of the might become to a powerful for the rest, has thritten of the fall extended to the pointer of the might become to a powerful for the rest, has thritten of the fall extended to the pointer of the might become to a powerful for the rest, has thritten of the fall extended to the pointer of the might become to a powerful for the rest, has thritten of the powerful of the rest of

our just title to that territory. In adopting measures ritories heretofore unoccupied; the addition of man for this purpose, care should be taken that nothing be States to our confederacy; the expansion of free prindone to violate the stipulations of the conventions of cipics, and our rising greatness as a natior, are at-1827, which is still in force. The faith of treaties, tracting the attention of the Powers of Europe; and the joint occupancy shall terminate, and before either with all nations, cannot in silence permit any Eurocan rightfully assert or exercise exclusive jurisdiction, pean interference on the North American continent: overany portion of the territory. This notice it would, and should any such interference to attempted, well

It will become proper for Congress to determine they can, in the meantime adopt, without violating this convention. Beyond all question, the protection of our laws and our jurisdiction of corporation of the protection of our laws and our jurisdiction of government of the potential and criminal, ought to be immediately extended ever our citizens in Oregon. They have had just ever our citizens in Oregon. They have had just earns to complain of our long neglect in this parties in lar, and have in consequence, been compelled, for their own ascurity and protection, to establish a provisional other judicial officers were authorized to be appointed in Oregon, with power to execute all process issuing in an independent state, propose to unite themselves that courts of that province, and to "sit and hold not confidency, the will be a question for the trial of criminal agencies and in the courts of that province, and to sit and hold necessary, not made the subject of capatal punction shall not execute and so of civil cases, where the cause of ration shall not execute and in the contraint of the province, the will be a question for the trial of criminal agencies and six dollars and anney-eight cents; of which they not connected to the importance of the kingdom and us to determine, without any force; in the other hands of civil cases, where the cause of two handred pounds."

Subsequent to the date of this act of Parliament, and also of civil cases, where the cause of two handred pounds. Subject to capatal the subject of capatal of the payled on the bull-case with the "the balance of powers" which they made to maintain upon this counted by the bull-case of the payled on th estipates of any foreign States, who, under or by force of any foreign States, who, under or by force of any convenion for the time being, between us and reach force greatly the properties of any foreign States respectively, may be entitled to greatly and shall be engaged in, the sand trade."

It is made to be recretised, that, while under this facility and the properties of the world, the present is fittish adopted bare enjoyed the protection of Efficient Anneal and throughout the whole of Oregon: American citizens, in the castom correction of this principle according to the world have need a proper occasion to retreat and reading the own of the principle according to the currence in its vision of county forces and there is and therefore the day of the Port wine of the principle according to the principle according to the currence in its vision colors by the control of the principle according to th

be Indian tribes of that territory. For this purpose, I mitted to their charge, without the interference recommend that provision be made for establishing an interference of the local authorities, unless the conduct of the December last, recommended an appropriation be extragally at the carbest practicable peri
If these view be correct the mequanty, ed; and small as it is in compactson with the ing burdens on the "demestic industry" of othe recommended to the conduct of the December last, recommended an appropriation be extragally at the carbest practicable peri
If these view be correct, it remains to en-

journey. The inneediate adoption of these recome but the request was refused on the ground that under the orders of our government; and the its recovering once more the long position mount of revene than would be derived from nendations by Congress will not violate the provisions without previous legislation by Congress, the justification in the existing treaty. It will be doing nothing more diciary did not possess the power to give effect to live landing, on red River, by certain citizens which exhibits to the world the benefits of self merely," to one branch of the United States, and taking away therefrom government, in developing all the sources of native states. for American citizens than British laws have long specified the same territory. It requires several months to perform the volume of the United States, and taking away therefrom plained of this volumes of the United States to Organize and although the permanent of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States.

This was a liquidated debt, ascertained to be entirely oracle to be entirely practically and the impuritance of establishing such a mail, it is submitted to the faithfully observed. I have deemed it proper therefore, to lay the subject before Congress, and the imports to the values of Congress to determine the United States to the submitted to the faithfully observed. I have deemed it proper therefore, to lay the subject before Congress, and the imports the desired to the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked the government of the United States to a sked t

twenty per cent, an enterem. Guart and artern manages and the state dollars—pect the protection merely, our existing treaty with the King of the Nether-pilious and eight bundred and therry dollars—meat, but is for protection merely. ports of that kingdom into the United States, ions nine hundred and seven thousand seven the highest duty on all articles of import which ly, and terminating, in this manner, the convention of nations, that this government has never interfered with whether in Dutch or American vessels, now pays hundred and seven thousand seven the highest duty on all articles of import which the sixth of August, 1827.

It is wen known to the American people and to all whether in Dutch or American vessels, now pays hundred and thirty-har doffars for domestic the relations subsisting between other governments of the Neth-consumntion. The exports for the same year

If the series as may be deem of an exprantion, and such sub-agencies as may be deem of necessary, beyond the Rocky monntains.

For the protection of anigrants whilst on their way to Oregon, against the attacks of the Indian tibes of country through which they pass, I recommend that a solitable number of stockades and black house first be executed along the nanal roote between cur frontier settlements on the Missouri and the Rocky montains; and that an adequate force of mounted right and protect them on their solutions. The immediate adoption of these recombers of the Country on the solution of the spring for tranquility of the captain should disturb the order of the Texan government against the United States, which had been presumed that a solutable number of stockades and black house first be exected along the nanal roote between the solution of the country of the solution of the captain should disturb the order of the Texan government against the United States, which had been presumed that a solutable number of stockades and black house first be exected along the nanal roote between the solution of the country of the country of the solution of the country of the country

inwilling to concade. It also embraced a provision to make free to Great Britain any port
or parts on the cape of Quadra and Vancoumitted to Congress with great deference. Should
feen a new question, coming under discussion to the feet to a new question, coming under discussion to make free to Great Britain any port
or parts on the cape of Quadra and Vancoumitted to Congress with great deference. Should
they confined the reduction of tonnage duty metoo Spanish vessels, "coming from a port in
States, his health has been much improved, and
the entertains the confident belief that he will
soon be able to proceed on his mission.

Undertunately, differences continue to exist
government. It Congress levy a duty, for reyfor the floor since of the nations of South America. been a new question, coming under discussions for the first time, this proposition would not have been made. The extraordinary and whally inadmissable demands of the proposition whill will be a proposition of the proposition of the proposition of the proposition whill their acts seemed to impose, at ford satisfactory evidence that no compromise which had been made and reflected. With this conviction the proposition of the male states ought to accept, can be effected. With this conviction the proposition of the number of compromise which had been made and reflected. With this conviction the proposition of the states of the proposition of the states of the proposition of States; and this government will be relieved from all can never, for a moment, be entertained by the United States are responsibility which may follow the failure to settle States, without an abandonment of their just and clear the controversy.

| Can never, for a moment, be entertained by the United States not controvers are responsibility which may follow the failure to settle States, without an abandonment of their just and clear in the United States from Cuba and Porto Rico, to us. Excepting the differences with Mexico one is greatest, is the maximum rate of duty which still remain subject to the provisions of the last Great British, our relations with all circumstants for the bona fide purpose of he controversy.

| territorial rights, their own sent respect, and the natural state of June, therefore the compromise having failed, it be- tional honor. For the information of Congress, I compared to compromise having failed, it be- tional honor. For the information of Congress, I compared to compromise having failed, it be- tional honor. For the information of Congress, I compared to compromise having failed, it be- tional honor. For the information of Congress, I compared to compromise having failed, it be- tional honor. For the information of Congress, I compared to compromise having failed, it be- tional honor. For the information of Congress, I compared to compromise having failed, it be- tional honor. For the information of Congress, I compared to compromise having failed, it be- tional honor. For the information of Congress, I compared to compromise having failed, it be- tional honor. For the information of Congress, I compared to the congress of the most satisfactory charge to the support of government. age duty on such vessels.

By the act of the fourteenth of July, 1832, coffee was exempted from duty altogether. This these differences may be amicably adjusted.

The Secretary of the Treasury, in his annual continuous and not for rescountry where it was produced, or the national statement of the condition of our finances.

To raise the duties hig or the annual thereby diminish the annual collected, is to lescountry where it was produced, or the national statement of the condition of our finances. country where it was produced, or the national statement of the condition of our finances.— ally increase the rate of daty on a given article this exemption from duty was restricted to collect the condition of the value of the value of one of duty, they are within the revenue standard. in their letter and spirit, has ever been, and I trust, lately the doctrine has been broached in some of their letter and spirit, has ever been, and I trust, lately the doctrine has been broached in some of their letter and spirit, has ever been, and I trust, lately the doctrine has been broached in some of their lately the doctrine has been broached in some of their lately the doctrine has been broached in some of their lately and lately they are within the revenue standard, will ever be, scrapplously observed by the United of a "balance of power" on this continent, to check imported in American ressels from the place of hundred and seventeen nullions two hundred. When they go beyond that point, as it ey States. Under that convention, a year's notice is re- our advancement. The United States, sincerely de- its production; whilst coffee imported under all and fifty four thousand five hundred and sixty- increase the duties, the revenue is dumnished ther circumstances was subjected to a daily of lour dollars, of which the amount exported was for destroyed, the art reases to have for its obtwenty per cent, ad valarem. Under this act, and fitteen millions three hundred and forty six jeet the raising of money to support govern-

soother example of the truth that self-government is inherent in the American breast, and must prevail.—
It is due to them that they should be embraced and protected by our laws.

It is deemed important that our laws, regulating the first deemed in the first deemed important that our laws, regulating the first deemed in the treatment of the country portant that our laws deemed product to such a constance of the country and that the deemed product the first deemed in the treatment of the country and It is decined important that our laws, regulating trile and intercourse with the Irdian tribes east of the Revolution and the war of The joint library of the embissioning treaty between the U. minimized to a such tribes extended to such tribes. States and Prussia. By this article, the consuls duty of fifteen cents, while the more valuable are we presented to the world the rare and noble nation, and they are equally empted to the na-The increasing emigration to Oregon, and the care pot the two countries have the right to set as judges tiele from Portugal should pay a duty of six cents spectacle of a great and growing propple who thous "properties." No one of them can justand protection which is due from the government to and arbitrators " in such differences as may as only per gallon. I therefore recommend to Constant to the discharged every obligation. Since by claim to be the exclusive complements of "proits citizens in that distant region, make it our duty, rise betwee the captains and crews of the ressels gress such legislation as may be necessary to that time, the existing debt has been contractto cultivate anicable relations with belonging to the nation whose interests are comto Indian tribes of that territory. For this purpose, I belonging to the nation whose interests are comto Indian tribes of that territory. For this purpose, I belonging to the nation whose interests are comto Indian tribes of that territory. For this purpose, I belonging to the nation whose interests are comto Indian tribes of that territory. For this purpose, I belonging to the nation whose interests are comto Indian tribes of that territory. For this purpose, I belonging to the nation whose interests are comto Indian tribes of that territory. For this purpose, I belonging to the nation whose interests are comto Indian tribes of that territory. For this purpose, I belonging to the nation whose interests are comto Indian tribes of that territory. For this purpose, I belonging to the nation whose interests are comto Indian tribes of that territory. For this purpose, I belonging to the nation whose interests are comto Indian tribes of that territory. For this purpose, I belonging to the nation whose interests are comto Indian tribes of that territory. For this purpose, I belonging to the nation whose interests are comto Indian tribes of that territory. For this purpose, I belonging to the nation whose interests are comto Indian tribes of that territory. For this purpose, I belonging to the nation whose interests are comto Indian tribes of that territory. I belonging to the nation whose interests are comto Indian tribes of that the Indian tribes of the nation whose interests are comto Indian tribes of the nation whose interests are comto Indian tribes of the nation whose interests are comto Indian tribes of the nation whose interests are comto Indian tribes of the nation whose interests are comto

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United St eredit. S descriptio Entertai maneys of undisprise in the nearts of the people, more powerful than standing In recommending the establishment of a constitution armos, and all the means and appliances invented to all treasury, in which the public money shall be kept.

In the fidule of Representatives, and that a sum of the first the minimum price is suisfactory manner. The orders which have been given, have counstances existing at the time, to yote in its fover professional at which the public lands can be entered to one dollar and twentern executed with promptness and fidelity. A larger force claimed its delects, and expressed their determination ty-five cents per acre, large quantities of land of inferior quality.

the transform and proper guards against frauds in collect. States in which they lie will be freed from the inconvenience, in a state in which they lie will be freed from the inconvenience, in the event of war, will be, as it has been, a most efficient means to the states in which they lie will be freed from the inconvenience, the event of war, will be, as it has been, a most efficient means ought not to apply to the debates upon Revenue questions. Are McGlernald, of ill, was for making the subject of defence.

The Hamberg, S. Carolina Journal states a system, arrively and system, arrively within their borders, not liable to taxation for the support of the resignation of the navies of the principal maritime Power and the continuous and the account of the Rule. He considered this subject a most of the Rule. He considered this subject a most of the Rule. He considered this subject a most of the Rule. He considered this adject a most of the Rule. He considered this adject a most of the Rule. He considered this adject a most of the Rule. He considered this adject a most of the Rule. He considered this adject a most of the Rule. He considered this adject a most of the Rule. He considered this adject a most of the Rule. He considered this adject a most of the Rule. He considered this adject a most of the Rule. He considered this adject a most of the Rule. He considered this adject a most of the Rule.

tool. The sake keeping of the public many speaked by law, and under the constitution could have in tended that a treasury should be created as a place of the constitution could have intended that a treasury should be created as a place of the public many which was strang unable to the anything to the anything provided for the appending and the constitution, by the sat of the scale of their positions of the fluids of the public many which was strang unable to the anything to the anything provided for the appending and the kerning provided for the appending and the senting precipitor has shall be repeated or making provided for the appending and the fluids of the granmant to filed for the appending and the fluids of the granmant to fluid for the appending and the fluids to the scale of the stranger of the public lands in the hards.

The breater shall be constitution and the sent shall be repeated or them, the inspection of the money in his hards.

The breater shall be constituted for the special state in the sent shall be repeated or them, the inspection of the money in his hards.

The breater shall be constituted for the special state is because the believed to be generally deferring. More than a form of the public lands, supposed to the contain fast and other minerals, have been received from sale, and numerous familian of sites of the public lands, supposed to the sites in the first condition the fluids of the public lands, supposed to the supposed public lands of the United States is the limited to the sent shall be repeated or them, the inspection of the money in his hards.

The breater shall be constituted for the public lands of the United States is the limited to the constitution of the money of the fluids to the case of the public lands of the United States is the limited fluids. It is the negation of the public lands of the United States is the limited fluids and the fluids of the public lands of the United States is the limited fluids. It is the negation of the public lands of the United States is the

tended to be used as a substitute for the treasury spoken, leases upon them have been greated to individuals upon supplied to the constitution, as keepers of the public money, led rent. The system of granting leaves has proved to be not found to the revenue of the first that the state of the state of granting leaves has proved to be not found to the rest interests of the state of

Stars banks which were not recards employed, were reliable and the period specified and the post of specified and the post

Banks when he is the phone mency are often tempts and len, reflexs great credit on the officers who were entrated of by a C sire of gain, to strend their leans, increase a spirit of speculation and extravagines, which accurate of the army uself. To be in strength to protect and defend the money be permutted to be thus used, but he kept in the treasury and paid out to the public creditors in gold and treasury and paid out to the public creditors in gold and which she threatened, I authorized the general assigned to the comment of the near of countries to make remissions for such

ble to bear it, while it protects capital and exempts the | ment and the rights of the people," I recommend to june report of the Secretary of War. Under the direction of the ble to bear it, while it protects capital and exempts the rich from paying their just proportion of the taxtion required for the support of government. While it projected the september of government while it projected the september of government. While it projected the september of government who are understood of the support of government. While it projected the september of the seather of the september of the september of government. While it projected the september of the se his investments in manufactures. All the great inter-presented to the government who are under adequate ests of the country are not, as nearly as may be practi-bonds and oaths, and who are subject to severe punishments for any embezzlement, private use, or misapplication of the government in theory knows no distinction of the public funds, or of any failure in other repersons or classes, and should not bestow upon some spects to perform their doties. To say that the people fayors and privileges which all others may not enjoy - or their government are incompetent, or not to be trust. | them have heretofore proved unsuccessful; and there remains no the may not enjoy—for their government are incompetent, or not to be trust. It was the purpose of its illustrious founders to have the custody of their own money, in their own institutions which they reared upon the great and unstreamy, provided by themselves, but must rely on the changing principles of justices and equality, conscious, residently conscious, that if administered in the spirit in which they were contactly diffused and would be left only by the benefits which they would be left only by the benefits which they diffused and would secure for themselves a defence with a riew to the adoption of such measures by Congress, as the purpose of large left of the purpose of large left on the spirit in which the custody of their own money, in their own institute of the custody of their own money, in their own money, in their own probability that this destrable object can be accomplished with a life-preserving massive destroyed. How the have bereafine proved unsuccessful; and there remains no the custody of their own money, in their own money in the adoption of the restance of the custode of their order by in the flower mean and of further legislation by Congress, I

armies, and all the means and appliances invented to all treasury, in which the public money shall be kept. It to put an end, if possible, to the discussions which have long overnments founded on injustice and oppression, and that all executive discussions be made by law for its prevailed, and still prevail among them. The well known fact that the tariffact of 1842 was it shall be removed, except such as may be necessary in passed by a majority of one vote in the Senate and two directing its disbursement in pursuance of appropriations

to did in its modification on the first opportunity affords from in modif, because they will not command that price.—

concentrated in the Gulf of Mexico, and, apparently, without to be permanent, and of the expediency and necessary the public land, remaining model in the several States and Territories in which they are sincared, thirty-nine millions one hundred that even the jealousy of an irritated power could conduct the contract of the standing and the contract of the first contract of the permanent, and of the expediency and necessits the public and, recombined may be retained.

In recomposition of the presentation of the presen

and the continued of the season and strived from any other regions. All the containing the continued of the season of the support of the support

of in the constitution, as keepers of the public money, led real. The system of granting lenes has proved to be not is nownitest from the last, that at that time there was no hady unpulitable to the government, but measurable took, and but three or four State banks of him in the country. Their employment is a copial exorted in the country. Their employment is a copial exorted in the country. Their employment is a continuous of much difficulty between the government and is the positions of much difficulty between the government and its interest of the fundation of much difficulty between the government and its interest of the fundation of much difficulty between the government and its interest of the fundation of much difficulty between the government and its interest of the fundation of much difficulty between the government and its interest of the fundation of much difficulty between the government and its interest of the fundation of much difficulty between the government and its interest of the fundation of much difficulty between the government and its interest of the fundation of much difficulty between the fundation of the fundation of much difficulty between the fundation of much difficulty between the fundation of much difficulty between t Our experience has shown, that when banking corporations have been the keapers of the public manner, and teem for the treasury, the given and the keapers of the public manner, the system has given rise to ment that it can examined the being and the fine careless and wasteful man between the United States proved to be faithfus. The system has given rise to ment, state banks which were afterwards employed, were discovered the manner of the minimum to the more afterwards employed, were the first few years ago with milhous of public. But a few years ago with milhous of public in the more arrespondent of the minimum to the more arrespondent of the minimum to the more arrespondent of the purposes of protection, is neither just nor constitution. As was expection, is neither just nor constitution. As was expect. The count has been an article in the Canada the fundament of the minimum to the manner of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank, N. Y., and the fundament of the Munhattan Bank,

by it is not an interest.

When orders were given during in the possible treasury is and alleast reasons, and a true patriot. We and other places.

When orders were given during the past summer for concentration could be present from the country towards the Rio Grande, for Brasos, St. Jago, the among part into the constitution could be thus continued in this country towards the Rio Grande, for Brasos, St. Jago, the among part into the constitution could be the control of the control of the present from the country towards the Rio Grande, for Brasos, St. Jago, and other places.

DIED.

DIED. tiver, the templation efforced by its deposite with command of the army of occupations for advistations for advistation of their basiness would be dimensional forces from several of the States nearest the Texas ter- stealing the horse of Mr. Joseph Penley, of this town, it is a constitutional advisation of the states and about could near according to the first of the states of Mr. Joseph Penley, of this town, it therefore, the temptation efforced by its deposite with command action army of occupance of their linearity from several of the States nearest the Texas terbanks to an under expansion of their linearity from several of the States nearest the Texas tertherefore, while the amount of constitutional currency, it
that is reigned to the several of the States nearest the Texas terthe and the model the constitutional currency
that is reigned to the several of the States nearest the Texas terthe and the model to the several of the States nearest the Texas terthe and the model to the several of the States nearest the Texas terthe and the model to the several of the States nearest the Texas terthe and the model to the several of the States nearest the Texas terthe and the model to the several of the States nearest the Texas terthe and the model to the several of the States nearest the Texas terthe and the model to the several of the states nearest the Texas terthe and the model to the several of the Al present State tends are employed as depositores, but without adequate regulation of law, where to the tends were sensitived in the expert of the tends of the expert of the

ing ground among them.

Serious difficulties of long standing continue to distract the

with a view to the adoption of such measures by Congress, as

present condition of that branch of the national defence; and for grave suggestions, busing for their object the increase of its efficiency, and a greater economy in its management. During the past year the officers and men have restormed their duty in

John D. McCrate for copies of the President's Message as

Ti Haskell Houghton, a graduate of Thomaston, was i

For Davis, (D.) " Viaten, (W.) of Ohio " W. Norris, (D) " W. S. Miller, N. A.) " A. Stewart, (W) " D M. Barringer, (W) " J G Chapman, (W) " R C. Winthrop, (W)

Mr. Davis, having a majority of all the votes, was declared duly elected. On taking the Chair, he made t short and appropriate speech.

33° We are indebted to Hon. John Fairfield and Hon frevenue standard and in favor of the annexation of Tex-

The Convention to amend the Constitution of Miss

and the manufact random and the State artifles are completed by the season of the complete state of the state

oppreciated by them than it was a few years ago; while educated Miss.) J. W. Davis, (of Mass.) Jenning, (of N. H.) and oner's cell. His interview with Howard (what them is now attended to, and the habits of civilized life are gain. David Levy and Westcott, (of Florida.) The customary resolutions appointing a Committee to interesting to the spectators. The old man left Serious difficulties of long statutog continue to instruct the serious difficulties for the President, to furnish the Senators with pathe cell, despatched a message to the Sheries, The efforts of the government to adjust the difficulties between pers, &c., were passed, and the Senato adjourned.

And this little life-preserving massive destroyed touched with the magnet of love-love for all human kind. Such an act in the Chief Magis. trate such a visit to a degraded, friendless semiidiatic prisoner, is deserving of a diadem. Who does not feel that life and property are safe in the keeping of such a spirit as actuated the visitor to the cell than in the keeping of the spirit whichactuated the visitors to the gallows? Verily, one's mission was to destroy life; the other to save it. Howard stands reprieved until July: next, to give time to lay his case before the Leg-

A lady of Washington, it is said, has had proceedings instituted against her for bigamy She is represented as being most respectably connected, and, having a written separation from her husband, considered herself divorced, and at libcrty to marry again This will be a case of curious interest, in its development,

More than six hundred persons have been arrested-yes, that is the true word-in New York

Senate, which characterize the precent Tariff as unjust and oppressive, which go in favor of reducing it to the Caroline Britished, aged 3 years and 6 cities and revenue standard and in favor of the annexation of Tex.

In the Bongor, Mr. Joseph Berry, aged 27 years, in M. m.t. Vernou, N. H. Mr. Solomon Kittredge, 30.

JOHY MONROE, Inputy Shoulk,

coast on the ocean and on the lakes, can be torney General have been much increased withsuccessfully defended against foreign aggression in a few years, and his office has become one by mesns of fortifications alone. These are of great importance. His duties may be still NEW essential at important commercial and military further increased with advantage to the public points, but our chief reliance for this object interests. As an executive officer, his resimust be on a well organized, efficient navy .- dence and constant attention at the seat of gov-The benefits resulting from such a navy are erament are required. Legal questions involvnot confined to the Atlantic States. The pro- ing important principles, and large amounts of ductions of the interior which seek a market public money, are constantly referred to him by abroad, are directly dependent on the safety the President and executive departments for OF THE LATEST IMPORTATIONS, AND MOST and freedom of our commerce. The occupal his examination and decision. The public but FASHIONAULE SIYLES rion of the Balize below New Orleans by a siness under his official management before the TRIBES Goods are all purchased and imported by hostile force would embarrass, if not stagnate, judiciary has been so augmented by the extenthe whole export trade of the Mississippi, and sion of our territory, and the acts of Congress with, sell our goods at such low prices as will affect the value of the agricultural products of authorizing suits against the United States for the entire valley of that mighty river and its large bodies of valuable public lands, as great-

contrary to the genius of our free institutions, of the other executive departments, with such peat that they are of the most factionable styles sold in sona density detected;

New York City. We receive by Packets and by Rule. and be dangerous to public liberty. Our reliance for protection and defence on the land
must be mainly on our citizen soldiers, who additional daties which have been or may be
perturbed by the Liberty and therefore, we are enadditional daties which have been or may be
perturbed to supply the Liberty and therefore, we are enadditional daties which have been or may be
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additional daties which have been or may be
perturbed to supply the must be mainly on our citizen soldiers, who additional duties which have been or may be will be ever ready, as they ever have been devolved upon him.

That City!

Congress possess the power of exclusive letters of their country, to her defence. This description of force, however, cannot defend commend the interests of its inhabitants to your description of force, however, cannot defend commend the interests of its inhabitants to your description of force, however, cannot defend commend the interests of its inhabitants to your description of force, however, cannot defend commend the interests of its inhabitants to your money, come and lower her cannot defend commend the interests of its inhabitants to your money, come and they are operation and the control of th These must be protected by our navy.

from postages will fall short of the expenditures ment of their welfare. penditures to its income. Congress has never his country, cheered the last hours of Andrew There has been rething ever sought to make it a source of revenue for gen- Jackson who departed this like in the tranquil that can compete with the above eral purposes, except for a short period during hope of a blessed immortality. His death was extension of the mail service, and the addition- piness to witness the growth and glory of his cle for Dress.

Letter, the article, semething new, we can sell chest pid extension and increase of population on our amidst the benedictions of millions of frequency of the local article of the control of the pid extension and increase of population on our amidst the benedictions of millions of frequency of the local article of the pid extension and increase of population on our amidst the benedictions of millions of frequency of the local article of the pid extension and increase of population on our amidst the benedictions of millions of frequency of the local article of the pid extension and increase of population on our amidst the benedictions of millions of frequency of the local article of the lo postages the interests of the people demand, of man. In his language on a submar occasion, that the lowest rates be adopted which will proto to the present. If now commend you follow find that it is cheaper than anything hery fave ever duce the necessary revenue to meet the excitizens, to the guidance of Alanghry God, with new-as pretty and as good as the old English counter that the following the same for Protonic in the first and protonic in the first an without further calls on the treasury, and with will find a remedy in the harmony and wisdom very little change in the present rates of post- of your courses." JAMES K. POLK,

Proper measures have been taken, in pursuarce of the act of the third of March last, for the establishment of lines of mail steamers between this and foreign countries. The impor- REMAINING is no POST OFFICE at PARIS, ME., trace of this service commends itself strongly to Besse, Miss Olive favorable consideration.

With the growth of our country, the public Chandler, Miss Harriet N. Maxim, Zonas business which devolves on the heads of the sev- Crocker, Jonathan eral Executive Departments has greatly in- Coshman Athert creased. In some respects, the distribution of Caldwell, J.P. duties among them seems to be incongruous, Dean, Eduanued and many of these might be transfered from Douban, S. bra one to another with advantage to the public in- Daniels, Jacob terests. A more auspicious time for the con- Durell, Samuel F. sideration of this subject by Congress, with a Dickson, Mrs. E. W. view to system in the organization of the sever. Evans, Miss Clarinda J al departments, and a more appropriate divis- Hubbard, Hiran ion of the public business, will not probably oc- Hathaway, Milo

The most important duties of the State Department relate to our foreign affairs. By the great enlargement of the family of nations, the of Director of the cutate of Aur a Gardeer, late of Director, accessed, are noticed that a x manifest increase of our commerce, and the corresponds from the 2fat day of October, 1-45, are the test to the aring extension of our consular system, the busi- to exhibit and prove their claims, and for the reception with a good Collar, ness of this department has greatly increased, thereof the undersigned will be a session at the long to the Long Thomas and the Long Thomas are the long to the l In its present organization, many duties of a day of February, and Friday, the 20th day of Marca, domestic nature, and consisting of details, are and Friday, the 17th day of April next, from 17 A. M. devolved on the Secretary of State, which do to to clock P. M. of said days not appropriately belong to the foreign departs.

18AAC N. STANLEY, John and Estate ment of the government, and may properly be. Novamber 19th, 1815 transfered to some other department. One of these grows out of the present state of the law concerning the Patent Office, which, a few years since was a subordinate elerkship, but has become a distinct bureau of great importance.

With an excellent internal organization it is still is by mutual consent this day disasteed.

Connected with the State Department. In the DENNIS CROCKER.

DENNIS CILLET

B. C. CUMMINGS. transaction of it business, questions of much importance to inventors, and in the community arise, which by existing laws, are referred for a revite Manufacturing business will be constant at decision to a board, of which the Secretary of L. Locke's Mais as formerly under the came and State is a member. These questions are less from of gal, and the connection which now exists between the State Department and the Post Office, may, with great propriety and advantage, be transferred to the Attorney General,

In his last annual message to Congress, Mr. Madison invited attention to a proper provision for the Attorney General as an temportant im- sended to provenies in the Executive establishment." F.b 14 1812

This recommendation was rejected by some of Neither our commerce, nor our long line of his successors. The official duties of the Atly to increase his labors and responsibilities. I buy the same quality at Wholesale in New York !! It has never been our policy to maintain large therefore recommend that the Attorney Generstanding armies in time of peace. They are al be placed on the same footing with the heads. Our Goods are all fresh and new; and we here re-

description of force, however, cannot defend commend the interests of its inhabitants to your our coast, harbors, and inland seas, nor protect favorable consideration. The people of this our commerce on the ocean or the lakes .- District have no legislative body of their own, and must confide their local as well as their · Considering an increased naval force, and general interests to representatives in whose e- Goods, among which are the following -especially of steam vessels, corresponding with lection they have no voice, and ever whose of-our growth and importance as a nation, and ficial conduct they have no control. Each proportioned to the increased and increasing member of the National Legislature should connaval power of other nations, of vast import-sider himself as their immediate representative, Rich Cashmere Scarfs. Black Bullion growing interests to be protected by it, I re- to their interests and wants, because he is not commend the subject to the favorable consider-liresponsible to them. I recommend that a liberal and generous spirit may characterize mea-The report of the Post Master General here-sures in relation to them. I shall be ever dis-can be bound in the State of Master with communicated, contains a detailed state-! posed to show a proper regard for their wishes ment of the operations of his department during and within constitutional limits, shall at all times Rich Cashaere Shawle, very cheap, to b English the past year. It will be seen that the income cheerfully co-operate with you for the advance- furnitore. Also a sarge lot of other Goes, all from postages will fall chart of the expenditores ment of their welface.

for the year between one and two millions of 1 trust it may not be deemed inappropriate dollars. This deficiency has been caused by to the occasion for me to dwell for a moment. the reduction of the rates of postage, which was on the memory of the most eminent citizen of made by the act of the third of March last.— our country, who, during the summer that is No principle has been more generally acqui- gone by, has descended to the tomb. The enesced in by the people than that this depart-lijoyment of contemplating, at the advanced age ment should sustain itself by limiting its ex-lift near four score years, the happy condition of the last war with Great Britain, nor should it happy, as his life had been eminently useful, ever become a charge on the general treasury. He had an unfaltering confidence in the vir-If Congress shall adhere to this principle, as I tue and capacity of the people, and in the perthink they ought, it will be necessary to curtail manence of that free government which he had the present mail service so as to reduce the ex- largely contributed to establish and defend,—penditures, or so to modify the act of the third flis great deeds had secured to him the affecof March last as to improve its revenues. The tions of his fellow citizens, and it was his hap- it l'icers-Silk and Worsted-a new and heautiful artipid extension and increase of population on our samides the benedictions of millions of frequent. western frontier, will not admit of such curtail. The nation paid its tribute to his memory of article. penditures of the department. I invite the at- a full reliance on His merciful providence for thes, enting from \$1.00 to \$1.00 tention of Congress to the suggestions of the the maintenance of our free institutions; and Post Master General on this subject, under the with an carnest supplication, that whatever erbelief that such a modification of the late law rors it may be my lot to commit in discharging may be made as will yield sufficient revenue the arduous duties which have devolved on me

WASHINGTON. DEC. 2, 1845.

LIST OF LETTERS

Irish. Einen r.

Bandit, Papl

Jackson, Jacob Partin, Robinson Ryerson, Muss Cuarlante J. Melentente, Prestre, 2 Rebuters Mrs Mary Rangelell Job Satel, Mrs Lury Surrenton, Mes therifolte Serene, Medichara Shallin to. Il de 11 Stortevant, Mrs. Poly Swift, Airin Tarbax, Moss R. C. Sent Daniel II Vereil, Daniel

G. W. MILLETT, P. M

Commissioners' . Votice.

Disolution of Co-Partnership.

a. name and here of

Oet 116, 1815.

Crocker, Cummings & Co.

SAMUEL F. RAWSON, Deputy Sheriff, & Coroner. PARIS HILL, OXFORD COUNTY.

to Ali ocisinous by Mail, or otherwise, promptly & TEOLET OF ACT LAWS

TO THE LADIES.

WE HAVE RECEIVED AT THE

YORK CHEAP STORE.

(Under the United States Hetel,) PORTLAND, A Large Stock of

DRY GOODS

Defy all Competition, IF We will retail our Goods as low as any man can

WE MEAN WHAT WE SAY!!!

tention to the Stock. If you wish to save your money, come and buy; if you wish for rich and fashionable GOODS,

COME AND BUY!!

On Saturday last we received a large amount of new SMYRNA EDGINGS, all Lanca.

STABLET M. DE LARM SCARPS.

Silk Fringe, SUPER THIBET CLOTHS. All Styles of ALPACCAS at Laper cost legation

Ombree Plaid Shawls for \$1.

Mondey, Nov. 3, 1825.

Received this in along a large number of premages of the cheapest Goods ever effect in Putlant. Among which is a great assertment of

Beautiful Shaded Ribbons, for only le. Plaids and Stripes, only Is to foce. A large lot of the new Styles, only 12 1.2ch. There has been nothing over off-rad in the model

High col'd Marceline Silks for trimmings. 01 4 & 81 4 Brown Linen Table Covers -chest. 100 dez Daylas, for only 4 cents each. 100 doz. Napkins, for only 6 1-4 crots. Good Canton Flannel, only 10 cents. L's Ludies, er know these Goods are cheoper than can be

found this sule of New York Venetian Figured Stripes,

The Arth and wer wife

BROADCLOTHS. Cassinieres, Sattimetts, Red, White, Vellow and Green Twilled Flannet

Men nal Boys' Comfatteis. SHAWLINS, SILLWILS.

Bente to Salen on Cach clause it you will big if on

CEPHEAD EC LILLEVOID

A great variety or this article, of the latest superta-

Silky! Silks!! A good assertment of Rich Sills, cheaper then can going !

to total this side of New York.
Stripe Grade Attague, Stripe and Paul Grade Soile.
Stripe Grade Mante, Stripe Banamas. and find imported, and less than Stenaria prices of N

We invite the Lodies, one and all, to examine this

A155-Puo espero u col Suesnen. cor 6.--12

SIMEON CUMMINGS, A GENT for M. amouth Mutum Fire Insurance Com-

DENTISTRY, DENTISTRY. THE Copartnership heretof to existing under the Hilland, Separating, Cleaning and Senting Artification and Senting Artific thial Mineral Pivol Teeth, done by T. H. BROWN, Paris-Hill

Price .- Pilling with Gold, from 50 cts to \$1 00. to Tin Foil, 25 Cleaming set of Leeth, 50 Setting Fivet Deeth, \$1.00 Dark warranted - March 28 1.55. 4 2,50.

TIMOTHY LUDDEN. ATTORNEY AT LAW. TURNER-VILLAGE, M

C. W. WALTON,

DIST LLD VILLAGE, Maint

PROBATE NOTICES.

At a Court of Probate, held at Poris, within and for the county of Oxford, on the tast Tursday of November, in the year of our Lord eighteen hundred and forty-five. On the Petition of George W. Gushman, Administra-tor of the cetate of Harrison Whitman, late of Woodstock, in said enouty, deceased, praying for License to sell so much of the real catate of said deceased as may be necessary to mise the sum of six bundred dollars for the payment of the debts of said deceased and incidental therees.

deceased and incidental charges-It was Ordered, that the said Petitioner give notice to all persons interested, by careing a copy of this order to be pub-lashed three weeks successively in the Oxford Democrat, painted of Paris, aforesaid, that they may appear at a Probate Court to be deld at said Paris, on the first Tuesday of January next, at two of the clock in the forecase, and show cause, if any trey late, why the same should not be granted.

GEO. F. EMERY, Register.

Copy.—Attest. GEO. F. EMERY, Register.

At a Court of Probate, held at Paris, within and for the county of Oxford, on the List Tuesday of November, in the year of our Lord rightern hundred and fort; five.

Alpheus Swann, Administrator of the estate of Jeremiah ONFORD, SS.
Hicky late of licitist, in studenture, deceased, having presented his first account of administration of the estate of said deceased; and also a Petition of the Widow for allowance out of the per-

It was Ordered, that the enid Administrator give native to all persons interested by causing a copy of this order to be published there weeks successely to the Uxford Democrat, printed at

At a Court of Presate, belt of Paris, within and for the county of Oxford, as the last Truncellay of November, is the year of our Lord eighteen hundred and tony five-

It was Ordered, that the said Administrator gas native to user of stid Paris, to secons the payment of the sour all presentated by the said at source of stid Paris, to secons the payment of the sour label three nocks more entire in the third letterst, amountly, and present the said that the said the said the said the said the said that the said the said that the s

At a Court of Probate held at Paris, within and for the County of Oxford, on the last Torothy of Noncober in the was of car Lord righters handred and fore fire.

Alfred Lufkin, A ministrator of the estate of Support Lafkin, late of Rout al. in said compy, decreed, basing preto select the first account of the art maintenance the eat to clean

It was Ordered, that the earl Administrator give notice to all persons interested by caming a right of this order to be pulse lighted three weeks owcerovely in the Circle of Demograp, printed at said Paris, that they may appear at a Protoce Court to be held at Paris aforesaid on the first Tuesday of Jacusty next, at ten of the clock in the flavoren, and then cause if any they have, only the same stand to the advanced to EMERY, Register.

Copy-Auest GEO, F. EMERY, Regions.

At a Court of Podnie, but far Paris, andan within the grame of Oxford, on the last. Toroits of Activation, in the year of the Lord eighteen humbred and their time.

Josiah Dudley, the udes of Erries Fields, when this of Moore Dudley, late of sock Pair, day or detail, and a greenest his second account of administrating of the extent Lead on or It was Ordered, that the said Gooding gas socioe to all TEROIL which the in thest proposition paid in any presents interested, by remong a copy of the order to be public to the lot they founds at less than the New York blad three works access in the arm of the fill of the more at the fill of the file was a copy of the file west, paid to prove the fill of the file was a copy of the file of the file was a copy of the file of the file was a copy of the file of the file was a copy of the file of the file was a copy of the file of the file was a copy of the file of the file was a copy of the file of the file was a copy of the file of the file of the file was a copy of the file of the file of the file was a copy of the file of the fil ed at said Party that they may appear at a Preference to be included that they could first Turnday of January could at teach the clock in the harmon, and show came, it may they have.

why the same should at the alkaneth.

OHO. F. EMERY, Register.

OO. Copy—An at OHO. P. EMERY, lagicer.

It was Ordered, that these ! Nation! Painter Igneries of Sen A. M. of the Ion in N. M. Maride, in Paris, in the first of the Ion in N. M. Maride, in Paris, in the present interested, by case 2 a report this order to the County of Outside.—Not the right which William by published been nationally in the Union Burness. Steams, it is of soid Paris, has in Equity to reflect the

Reli Cashmere Stawls, Canstana do: Logonia do: Aca Cont of Podore, jeds a Paro, e de a addorde county Manue do: Caldren's do and a great versety of address. It festind, on the last Europe of Noveldes, artis year d. La loss, in the Shart tribe e and a see you but his car leade given har held a not recibe. On the Petitional Simon Sensey, Alia had a chile

CLOAK GOODS.

We have every kind of Cloak Goods, of goal and fashionable styles, that are effered in the market. In this article we can dely all competits a state of all and incident lengths.

Alagord-4 BLUE BLACK SILKS, very rich At a Court of Probate, bell or Pater, notice and for the med part may are to and less than Security process of N country of Oxford, on the last Translay of Neportar, so the year of our Lord eighters i en real and early tire

John J. Holman. Administrator of the concess loves such. We repeat our assistances, that these times II. While, Lie of Basisti, is said those, discuss, there are the latest and these fishermatic explaint privated by present his second account of adaptmention of the respection of the most experienced houses for New Yea, and such account. Lawarded directly to cursoives. We also report that It was Ordered, that the said Allies are to a good over trail

they this to sold at less practs than the static quality persons interested by causing a very of this order to be political to obtain a like that State.

Under U. S. Hotel, corner of Federal-st.

Para, in knot county, that they may oppose at a Probate Count to be field at Para, in knot county, as the first forming of January of Wesser-A State on Maddle street, distance high, and the fire that in the prenounced stem races, at any tase, why the race for the first mediant.

Copy-Attest GEO, F. EMERY, Register,

at kint Paris, on und the language of January brat, as not to see out to man in severally, mor as no duty whom of the clock in the amost should restle allowed the same should restle all restle allowed the same should restle all restless the same should restles

Guardian's Sale. IN Y virtue of a License from the Judge of Probate for the County of Osfard, there was the and at

rungisting of about bity acros of land with the buildings

PUBLIC VENDUE.

thereon, unless proviously mainted of at private sale." For further particulars enquire of the authorities.

ZENCLON NORTON, I Guardian of said ReNovember 21th 1844

THE subscriber hereby gives public notice to all concerned, that he has been duly appointed and taken upon himself the trust of Administrator with the Will annexed of ISRAEL PAUL.

late of Livermore, in the County of Oxford, deceased, by giving band as the law directs—the therefore requests all persons who are indicated to the said deceased's estate, to make immediate payment; and these who have any demands thereon, to exhibit the same to

JOHN LEAVITT. Livermore, Nov. 25, 1815

THE subscriber hers by gives public natice to all concerned, that he has been duly appointed and taken upon himself the trust of Administrator of the secon of

JEREMIAH HICKS,

Lite of Bothel, in the county of Oxford, decrased, by giving bond us the law directs—He therefore requests all persons who are undebted to the said decrased's estate, to make immediate payment; and those who have any demands thereon to exhibit the same to te state to Oct. 21, 1845.

Court of County Commissioners.

A N adjourned Term of the Court of County Com-missioners will be holden at Parsa, in and for said County, on Tuesday, the twenty-third day of December next, at 10 o'clock A. M.

J G. COLE, Creek, Clerk's Office, Nov. 21, 1-15.

Sheriff's Sale.

Oxeonp, in:

THAKEN on Execution and will be cold at Poblic Vendue at the Inc of Nation St Martie, in Paris, in said the city, on Saturday, the argenteenth day of Benjamin F. Whiteomb, Administrator of the relate right which William Stormers, it and except on the autoroman. At the of Nancy Whiteomb, late of Swender, in said county, decreased, regardly in redeem the Homesteel Farm on which he new enter of said forces of Asia autoroma of the resident by the Homesteel Farm on which he new enter of said decreased. inness three necks successively to the Ukical Dismograt protest and trensfeld on the Children, and interest, amenalog and Paris, abstract, that they may appear at a Probate Cent to be bed at and Paris on the first Rosday of Jammy next, at the of the clock in the first and above the same should not be allowed.

(FEO. F. EMERY, Register, 100 Copy—Attest GEO. F. LMERY, Register, 100 to be desired and prior attachment, then contend of the equity in ecdecia, as aforesaid, the right to redeem and courts will be said. to redeem and equity will be sold at the new and place first and obore monthined. The same baring been at-

fached on the original writ.
SIMFON CUMMINGS, Deputy Sheriff.
Paris, Nevember 27th, 1813

PRENTISS & RAWSON, Attornics and Councillors at Law. BANGOR, MAINE.

3. Office at the East End of Struckland's new Block. exit Il J. Figgio Stom H I Pater. J. F. R. 10 . 8 Sev. 11, 1-15

4 mg

may

Cas

BE . A. W. T. H. HD AT THE NEW YORK CHEAP STORE, Ender the U. S. Botel.

10,000 sde All Wall Plante 10,000 eds Colbin and Ward, 10,000 the Blue nated same 3 threads Postland, Nov 1, 1-15

one Saturday, the 17th day of December part, at ten o'. the published three unides successively in the University Comments, printed at each Paris, that they are appear at a Postate Court to be field at each Paris, that they are appear at a Postate Court to be field at each Paris, on the last Paris, or the last Pari

Porce November 4, 1:45.

Notice of Forcelowere.

THE HEALTH APPOIN BLACKETT, OF Gordon A. the Control Contented, years, to her which Mangage dated the rice as day of Angelia the track to reverse in the United direction of the first bearing on the factor of the factor Through of Jamery case, at ten of the clock of pays remove, and there came, it may the hard, with the same and form the driver of to me, the net of the same form the first of the condition of t B A 41, page has and tolers a first standard at and Martings for high both tolers. I than he will get the standard standard tolers. JAMES SEVERY.

Oxford, ss. W. D. Court, Nov. Term, A. D. 1845.

the the How. In the six the Western Inches Charles more sitting at law well manufer the Launty of lix.

TO ESPECIFILLY tops units William H. Me. R. Churts of River to a the County of Proclam Legister, that he is as yet is a supplied receptor. It is limite situated as much the yety of the heal, in tennet in common with sandry or tenants unusual, to verie Pothinker, to not allower quantificed Freeze the First Rings of Touriships in said County of Origing. Post At a Court of Produce, led but Price, would ned for the exempt Touchash proceedings in which controlled the thousand of Oxford, or the last Keneden of Neverland, is the year of seven bounded and eights next a subject to a conclusion of the public description of one thousand touch and force for public description of one thousand touch public description. Liber Steele, Administrator of the estate of John Albert, and number of cores subject to and reservation, your has of Wolerfold, in said ecomy, decreased, having presented. Pentiones to make dust departure them and one hunder his has access of a long strained the estate of said decreased, and have access in he sing has beneated in common as his said the said A homestone given strained to a strained and hong desirous of passess of the contract of the said A homestone rather than a store and the said a said of the said A homestone as the said of the said and have desirous of passes of the said and the said of the sa It was Ordered, by county a copy of the early to be published at the form of the early and the early of the early form of the early form of the early of Jacany best, at feature of the early on the form of Jacany best, at feature of the early interested that he properties of the early of the early of Jacany best, at feature early in the early interested that he properties of the early to set out to have the first out to be early to set out to have the early to set out to have the early to set out to have the early to early the early the early to early the early to early the early to early the early to early the early the early to early the early the early the early to early the early the

Oxeond, 10 .-- Western Dateiet Court, November Term, 1845.

O N the Corner Petition, Ordered, That the Petition and the Order of Court thereon to be published there at the Order of Court thereon to be published there werks soccessively in the that ad Democrat, a News, aon Monday, the fifth day of Japuary next, at one o clock per printed at Paris, in used County of Untered, the last P.M., on the premens, the form on which Refere Part publication to be, at least, there exist post new loss, a Liveribote in said County of Oxford, Term of this Court to be holden at Paris in and for said post new loss, and the court of the last of the County on the second Torsday of June next, that all persons interested may thou and their appear and shew

cause why the preper thereof should not be granted.
Attest - J. G. COLE, Cases
Table 1 G. COLE, Cases

Sinis shop give repl